SımplePay™ ≣∎∎	PATIENT FINANCI APPLICATION	VG Questions about SimplePay, or about filling out this form: Call (888) 720-4120 - M - F 7AM - 6PM MT Return Form By Fax: (800) 757-6104 OR by Email: Enroll@SimplePayApp.com 7701070424					
FINANCING APPLICANT INF	ORMATION						
First Name	Last Name	Home Stree	et Address				
Home Phone	Mobile Phone	City			State	ZIP	
E-mail Address		Home Ownership			Monthly Rent / Mortgage		
		Rent	Own		\$		
IDENTITY INFORMATION		INCOM		FNT		N	
Social Security Number	Employer Name OR Source of Income Time Employed						
	sial Security Number Date of Birth						
USA Government Issued ID Driver License Other Govt. Issued ID		Employe	Phone		Employer City /	State	
Driver License Other Govt. Issued ID		Position			Monthly Income		
					\$		
Issuing State		Other Household Income Source of Other Income			Income		
	/	\$					
PAYMENT INFORMATION	SimplePay recommends using a debi	t card, but als	o accepts voided chee	cks fo	r direct debit from	n checking accounts.	
Name on Debit Card	Debit Card Numbe	r		Ex	piration Date (MI	M/YY)	
PERSONAL REFERENCE		PATIEN		(if di	ifferent than t	the applicant)	
	PATIENT INFORMATION (if different than the applicant) Patient First Name Patient Last Name						
Reference Name Reference Phone Number							
	·						
PAYMENT YES, send text reminders to		This section to be completed by the Doctor's Office					
REMINDERS my mobile phone			SP010704 Pediatric Dental Assistant School				
Certification		Treater	ent Plan Total		è		
Acknowledgement of Terms of Service By signing here, Applicant acknowledges that he or she has read the		Treatm	ent Plan Total		\$		
attachedpage "SimplePay Patient Ter agrees to be bound by it. Furthermore	msof Service" in itsentirety and	Down F	ayment	-	\$	+39 Application Fee	
information provided is true and accurate to the best of Applicant's knowledge.							
		Financed Balance			= \$		
		Pavme	nt Term	÷		Months	
				•			
Signature	Date	Month	y Payment	=	\$	+ \$4 Transaction Fee	
		Marke	v Withdrawal Da	te			
Return Form by Fax: (800) 7		wonch	y Withdrawal Da	LE	1		
	57-6104						

SimplePay 🐃

# SimplePay Patient Terms of Service

## **General Concepts**

**I. Parties.** The following is an agreement between Simple Payments Corp. ("SimplePay") and you, a person seeking medical or dental treatment through patient financing ("Patient" or "You").

**II. Patient Financing Plan.** SimplePay has created a patient financing plan to make the business of paying for medical and dental treatments simpler and easier for Patient. If you feel particular financial constraint at any given moment in time, the first step is to reach out to SimplePay to see how we might better assist you.

**III. Provider.** This is defined as the person, entity, or company providing medical or dental services for Patient who is financed by SimplePay.

## Payment Structure

**I. Enrollment Fee.** Immediately upon enrolling in any SimplePay financing program, Patient will be charged a \$39 Enrollment Fee. This fee is non-refundable.

**II. Down Payment.** Immediately upon enrolling in any SimplePay financing program, Patient will be charged a specified amount for a Down Payment.

**III. Contingent Enrollment.** Enrollment in any SimplePay financing program is contingent upon successful debit of both the Enrollment Fee and Patient's Down Payment.

**IV. Transaction Fee.** Depending on the repayment plan chosen, you will owe a monthly payment for a specified period of time. You will be charged a monthly transaction-based fee of \$4 every time SimplePay debits a payment from your account. This is not an interest payment and is non-refundable and non-transferable. It will not be charged if Patient has no outstanding balance.

#### Late Payments, Fees and Recovery

**I. Prepayment.** There is no penalty for prepayment or subsequent transaction fees once the full balance has been paid.

**II. Payment Declined Fee.** Patient will be charged an additional \$25 whenever a payment is declined for insufficient funds or any other reason.

**III. Late Fee.** If Patient fails to make a payment within 7 days of when it is due without making alternative arrangements with SimplePay, Patient will be charged an additional \$15 for each instance of late payment.

**IV. Collections Fee.** If Patient fails to make a payment within 45 days of when it is due without making alternative arrangements with SimplePay, Patient will be charged an additional 15% collections fee. Patient will be charged an additional 25% collections fee (of balance owed) added at 90 days or the maximum amount allowable under applicable state and federal law.

**V. Attorneys Fees.** If Patient fails to make a payment within 90 days of when it is due without making alternative arrangements with SimplePay, Patient will be responsible for paying for all of SimplePay's reasonable attorneys' fees required to collect all outstanding amounts from Patient.

#### Termination and Cancellation

**I. Termination.** Only Provider may cancel the payment plan. Once enrolled in the program, Patient is responsible for making all payments in accordance with the other provisions of this Agreement.

**II. Refunds.** SimplePay will not provide any refunds or return money once it has approved a Patient. Any decision to refund money must be made by Provider. SimplePay's fees are non-refundable.

### **Additional Provisions**

**I. Means of Communication.** By signing this Agreement, you consent to receive communications from SimplePay by phone or email. You may also opt in to receive text messages.

**II. Assignability.** SimplePay may assign this Agreement to another party at any time. Patient's responsibilities are non-transferable and non-assignable absent written consent from SimplePay.

**III. Credit Check.** SimplePay will not check your credit as part of this agreement.

**IV. Credit Reporting.** SimplePay may report payment activities to credit bureaus as a non-debt recurring payment to help Patient build credit. SimplePay may also report defaulted debt to credit bureaus after payment is 45 days or more past due.

**V. Governing Law.** This Agreement shall be governed in all respects by the laws of the state of Colorado.

**VI. Severability.** If one or more provisions of this Agreement are held to be unenforceable under applicable law, the parties agree to renegotiate such provision in good faith. In the event that the parties cannot reach a mutually agreeable and enforceable replacement for such provision, then (a) such provision shall be excluded from this Agreement, (b) the balance of the Agreement shall be interpreted as if such provision were so excluded and (c) the balance of the Agreement shall be enforceable in accordance with its terms.